# Form Instructions for Divorce with Children and without Agreement

#### READ BEFORE YOU USE THIS PACKET

When you sign a court document, you may be helping or hurting your case. Before you sign any court document or get involved with a court case, it is important that you get advice from a lawyer to make sure you are doing the right thing.

Going to court without a lawyer is risky, and if you choose to be unrepresented, you must be prepared. This form packet has been created to help you, but certain courts have their own procedures and may not accept every form. In fact, courts in some counties have their own local form packets and may prefer that you use them. Check with the Clerk of the Court in your county to find out: http://courts.in.gov/2808.htm.

You may go to court without representation, but you will have to abide by the appropriate court rules, including Indiana Rules of Evidence, Indiana Rules of Trial Procedure, and any local rules. Learn more about going to court without a lawyer in an informative video at http://courts.in.gov/2616.htm.

For additional information, you may refer to the Indiana Self-Service Legal Center that can be found at <a href="http://courts.in.gov/selfservice">http://courts.in.gov/selfservice</a>. For legal advice about your case, you should get in touch with a lawyer.

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### Step 1: Who should use this packet

You should use these instructions and the forms listed if you want to divorce your spouse AND:

- 1. You or your spouse have lived in Indiana for at least the past six months and one of you has lived in your current county for at least the past three months;
- 2. You have biological or adopted minor children with your spouse;
- 3. You are not currently pregnant with your spouse's child, or your spouse is not pregnant with your child;
- 4. Neither you nor your spouse is currently in the military; and
- 5. You and your spouse **do not** have an agreement on custody/parenting time and/or how property should be divided.

If either you or your spouse is in the military, or if you or your spouse is pregnant, **DO NOT** use these instructions and the forms listed. There are special issues in your case that these forms do not address, and you need to seek legal advice from a lawyer.

If you are seeking a protection order, you may obtain a petition form from the Clerk of the Court (Clerk's Office) or seek help from a victim advocate. A petition for a protection order must be filed as a separate case from this dissolution matter. For more information, see <a href="http://courts.in.gov/selfservice/2352.htm">http://courts.in.gov/selfservice/2352.htm</a>

### Step 2: Prepare your forms

## Specific instructions for each form begin on page 7.

You should fill out the following forms:

Form Title	Form Number	Details	When to File
Appearance By Unrepresented Person in Civil Case	TCM-TR3.1-7	This form notifies the court that you intend to participate in a civil case.	See Step 4
Confidential Form-Not for Public Access	TCM-TR3.1-4	You will put all confidential information for this case—such as Social Security numbers—on this form only. This form must be printed on green paper.	See Step 4
Verified Petition for Dissolution of Marriage	PS-31152-14	This form asks the court to grant you a divorce and make temporary arrangements until the case is over.	See Step 4
Summons	TCM-TR4.1-2	This form notifies your spouse that you have filed for divorce and that your spouse must also file an appearance in the case in order to participate in it.	See Step 4
Notice of Provisional Hearing	PS-31152-5	This form notifies your spouse and other parties of the date of a provisional hearing in the case.	See Step 4
Temporary Order	PS-31152-6	This form outlines temporary arrangements for things like child custody, visitation and housing that the court approves while the case is ongoing.	See Step 5

Form Title	Form Number	Details	When to File
Motion for Final Hearing	PS-31152-7	This form asks the court to set a hearing at which the divorce and all arrangements will be finalized.	See Step 6
Notice of Final Hearing	PS-31152-8	This form notifies your spouse and other parties of the date of the final hearing in the case.	See Step 6
Decree of Dissolution of Marriage	PS-31152-9	This form is the final order of the court ending the marriage and outlining the final arrangements for things like child custody, visitation, and housing.	See Step 7

You can either print the blank forms and fill them out by hand, or fill them out on the computer and then print them out, but you need to learn more about what color paper to use and how many copies you'll need:

- See Step 3 for important information about using light green paper to print the Appearance Confidential Form.
- Review your local court rules to find out how many copies you will need, and any additional forms or procedures required in your county. Read your county's local rules here: http://courts.in.gov/2694.htm
- In addition to the forms above, you will need to prepare child support forms. See Step 5 for more information.

If you cannot afford it, you may ask the court to waive the divorce filing fee. To do so, complete the **Motion for Fee Waiver in a Divorce** form packet at http://courts.in.gov/selfservice/2347.htm.

# Step 3: Printing your completed forms & understanding confidentiality

#### About Confidentiality

By law court records are available to the public, and upon request anyone can look in almost any court file. The law also provides that certain information must remain confidential even if it is part of a court record. **Such confidential information must be filed on green paper** so that everyone can easily identify it and not release it to the public. It is important that you know what information is confidential and that you submit it to the court on green paper.

Confidential information that should be filed on green paper includes:

- Social Security numbers
- Bank account numbers
- Tax records
- PIN numbers
- Medical records
- Child abuse records.

For more information on this you may review Administrative Rule 9(G) at http://www.in.gov/judiciary/rules/admin.

#### What to File on Green Paper in this Packet.

File the Confidential Form on green paper. Remaining forms in this packet do not ask for confidential information, so they may be filed on white paper.

#### Step 4: File your initial forms

Take the originals and copies of the following forms to the Clerk of the Court (Clerk's Office) in the county where you (or your spouse) have lived for at least the last three months:

- Appearance By Unrepresented Person in Civil Case
- Confidential Form
- Verified Petition for Dissolution of Marriage
- Summons
- Notice of Provisional Hearing

Locate the Clerk of the Court in your county here: http://courts.in.gov/2808.htm

Some forms will be filed later, and others you will present to the judge during a hearing. See Steps 5-7 for more information.

The Clerk will provide the case number and process the forms. The Clerk will stamp the forms with a filing date and give you back a copy.

A copy of the file-stamped forms must be sent to your spouse's attorney, or to your spouse if he or she does not have an attorney. This is called "service" or "being served." Service can be accomplished by mail, in person (for example, by a Sheriff or Sheriff's representative), or even by fax or email. Methods of service can vary by county, so ask your Clerk's Office about your options.

Because you asked for a provisional hearing, the court will send you a notice telling you when the provisional hearing will be. Indiana law (IC 31-15-2-10) requires that you must wait at least 60 days after you file the initial forms to finish your divorce.

### Step 5: Provisional hearing

A provisional hearing is a hearing before the final hearing date where parties ask for temporary orders such as temporary possession of the marital residence and temporary custody of the children. Each party may present evidence and testimony on his or her behalf.

The judge will issue orders at the provisional hearing that will remain in effect until the Decree of Dissolution is issued or until modified upon request before the final decree.

You must complete child support forms and take them with you to the provisional hearing. The Indiana Child Support Calculator will walk you through a series of questions about your family and finances and with that information, it will produce forms that you may print and submit to the court.

The calculator is based on the Indiana Child Support Guidelines, which you should read in addition to using the calculator. The child support amount that the calculator produces is not necessarily the final amount that you or the other parent may be obligated to pay. The amount is an estimate based on the Guidelines and the information you enter, but the judge may set a different amount according to his or her discretion.

Go to http://courts.in.gov/2625.htm to use the online calculator for parents, to print blank forms, and to read the Indiana Child Support Guidelines.

When you attend the hearing, take the originals and copies of:

- Temporary Order
- Child Support Obligation Worksheet
- Parenting Time Credit Worksheet (if applicable)
- Health Insurance Premium Worksheet (if applicable)
- Post-Secondary Education Worksheet (if applicable)

#### Step 6: File your final forms

After at least 60 days have passed since you filed your initial forms, take to the Clerk of the Court the originals and copies of:

- Motion for Final Hearing
- Notice of Final Hearing

The Clerk will stamp the forms with a filing date and give you back a copy.

On the day you file, copies of the file-stamped forms must be sent to your spouse's attorney, or to your spouse if he or she does not have an attorney. This is called "service" or "being served." Service can be accomplished by mail, in person (for example, by a Sheriff or Sheriff's representative), or even by fax or email. Methods of service can vary by county, so ask your Clerk's Office about your options.

You and your spouse should each receive a copy of the Notice of Final Hearing from the court. This will tell you the date of your final hearing.

### Step 7: The final hearing

Watch the chapter(s) on preparing for your hearing in the video Family Matters: Choosing to Represent Yourself in Court at: http://courts.in.gov/2616.htm.

Before you go to court, you should review the Dissolution of Marriage statute (IC 31-15), the Child Support statute (IC 31-16), and the Child Custody statute (IC 31-17) so that you know what evidence you need to present to the Judge. Access the Indiana Code at: http://iga.in.gov.

- Dress nicely and be on time.
- Take with you to court:
  - o Decree of Dissolution of Marriage
  - o Child Support Obligation Worksheet
  - o Parenting Time Credit Worksheet (if applicable)
  - Health Insurance Premium Worksheet (if applicable)
  - Post-Secondary Education Worksheet (if applicable)
- You will get to speak first because you are the one who filed for the divorce. Then your spouse will get a chance to speak. *Do not interrupt the Judge or your spouse*.
- Give the Judge your forms before you leave.

Sometimes, the Judge will make his or her decision right away. Sometimes you will have to wait for the decision to come in the mail. The Judge might sign the decree you provided or issue one of their own. If it has been several weeks since the final hearing and you have still not received your decree in the mail, call the court or Clerk's office and ask for a copy.

If you go to your final hearing without a completed Child Support Obligation Worksheet, the court may not hear your case that day, and your divorce will be delayed. Go to http://courts.in.gov/2625.htm to use the online calculator for parents or to print blank forms.

You are divorced when the judge signs the Decree of Dissolution. You should not get re-married until you have a copy of the Decree of Dissolution signed by the Judge.

#### Form Instructions

The instructions below correspond to the line numbers on the left hand side of each form. Please make sure you fill in all the lines listed.

# Instructions for filling out the

# Appearance by Unrepresented Person in Civil Case (Form #TCM-TR3.1-7)

Line #	Instructions
au au au au au an air an agus an tha an	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court (Superior or Circuit) in which it is being filed.
2	In the blank after the word "Room," enter the court number.
3	Enter the name of the county where you are filing the divorce. Leave the case number blank because the Clerk will assign a number.
4	"In re the of:" Enter the word <i>Marriage</i> and leave the space next to it blank.
5	Enter your full name.
8	Enter your spouse's full name.
12	Enter your full name.
13	Check this box if you are the person starting the case.
14	Check this box if you are the person responding to this case.
15	Check this box if you are the person intervening in this case (you are a third party to this case).
22-24	Enter your mailing address.
25	Enter your email address.

Line#	Instructions
26	Check the box if you will accept electronic service of documents in your case at the email address you provided on line 25. Counties with electronic service may not send any documents by mail if you check this box, so if you are willing to accept electronic service, be sure to regularly check your email inbox for new messages about your case. You can ask the Clerk about their electronic service practices.
27	Enter the phone number at which you would like to be contacted about your case.
28	If you have a fax, enter your fax number.
29	Check the box if you are willing to accept service of documents in your case at the fax number you provided.
32	Check the box if you prefer not to provide a mailing address where you are staying, but instead would like to receive service of documents in your case through the confidential address provided by the Attorney General's Office. This is typically used in cases involving domestic violence to keep your current address confidential.
33	Leave blank. The Clerk will provide this information.
41-42	Check the "Yes" box
44-45	If you have any other pending cases related to your divorce case, check the "Yes" box.  Otherwise, check the "No" box
47-52	If you checked "Yes" on Line 44, enter the caption(s) and case number(s).
53	Provide additional, information, if any, required by your county's local rules. Read your county's local rules here: http://courts.in.gov/2694.htm
55	Sign your name.

#### Instructions for filling out the

### Confidential Form, Not for Public Access Form (Form #TCM-TR3.1-4)

Line#	Instructions
4	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court (Superior or Circuit) in which it is being filed.
5	In the blank after the word "Room," enter the court number.
6	Enter the name of the county where you are filing these papers. Leave the case number blank because the Clerk will assign your case a number.
7	"In re the of:" Enter the word <i>Marriage</i> and leave the space next to it blank.
8	Enter your full name.
11	Enter your spouse's full name.
14-21	Enter the name and social security number of each minor child you have with your spouse.

REMINDER: This form is to be printed on green paper. For more information about confidentiality of court records, see Indiana Administrative Rule 9(G) at http://www.in.gov/judiciary/rules/admin.

#### Instructions for filling out the

# <u>Verified Petition for Dissolution of Marriage with Request for Provisional Orders</u> (Form #PS-31152-14)

Line#	Instructions
1	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court in which it is being filed.
2	In the blank after the word "Room," enter the court number.
3	Enter the name of the county where you are filing the divorce. Leave the case number blank because the Clerk will assign a number.
5	Enter your full name as Petitioner.
8	Enter your spouse's full name as Respondent.
11	Check this box. Provisional orders are temporary orders that will be in effect while you are waiting for your final hearing.
12	Enter your full name.
13	"Petitioner and Respondent were married on" Enter the day, month and year that you were married.
13	"and separated on" Enter the day, month, and year that you were separated.
14	" has been a continuous resident" Enter the name of the person (either you or your spouse) who has lived in the county for the last three months.
14	"has been a continuous resident of County." Enter the name of the county where you are filing these papers.
16	Enter the name of the person (either you or your spouse) who has lived in the state of Indiana for the last six months.
20	Check this box and enter the number of children that you and your spouse have together.

Line #	Instructions
22-25	Enter the name and date of birth of each child you have with your spouse.
26	Enter the name of the parent you want to have custody of your children.
29	If there are no debts or property to divide, check this box.
30	If there is property that your spouse has that you want, or debts that you owe that you think your spouse should pay, check this box.
31-34	If you checked the box in Line 28, list the items or debts.
35	Enter the name of the wife if she is <b>not</b> pregnant. If the wife is pregnant, leave this blank.
39	If you are the Petitioner and would like your former name restored (i.e., maiden name) check this box and enter your former name.
40	If you are the Petitioner and do not wish to change to your former name, check this box.
45	Check this box.
46 - 57	Place a check beside each order you would like the Judge to issue. You should contact an attorney or consult a legal dictionary if you do not understand these terms. A separate case is required for a protection order involving domestic violence, and you must file it as a separate case. If you are seeking a protection order, you may obtain a form from the Clerk of the Court or seek help from a victim advocate. See www.in.gov/judiciary/center/2645.htm
59	Sign your name.
61	Enter your full name.
62-64	Enter your mailing address.
67	Handwrite the date this form is sent by first class mail.
68	Sign the petition.

# Instructions for filling out the Summons (Form #TCM-TR4.1-2)

Line#	Instructions
1	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court (Superior or Circuit) in which it is being filed.
2	In the blank after the word "Room," enter the court number.
3	Enter the name of the county where you are filing the divorce. Leave the case number blank because the Clerk will assign a number.
5	Enter your full name as Petitioner.
8	Enter your spouse's full name as Respondent.
12-15	Enter your spouse's full name and address.
28-35	Leave blank. The Clerk will fill this out.
32-34	Check the box that says how you would like your spouse to be served. Please note that each of these methods have additional charges, and discuss this with the Clerk.
36-71	Leave blank. The Sheriff will fill this out if you choose service by sheriff.

# Instructions for filling out the Notice of Provisional Hearing (Form #PS-31152-5)

Line #	Instructions
1	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court in which it is being filed.
2	In the blank after the word "Room," enter the court number.

Line#	Instructions
3	Enter the name of the county where you are filing the divorce. Leave the case number blank because the Clerk will assign a number.
5	Enter your full name as Petitioner.
8	Enter your spouse's full name as Respondent.
12-16	Leave blank. The Judge will fill them out.
19-22	Enter your full name and address.
23-26	Enter your spouse's full name and address.

### Instructions for filling out the Temporary Order (Form #PS-31152-6)

Line #	Instructions
1	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court (Superior or Circuit) in which it is being filed.
2	In the blank after the word "Room," enter the court number.
3	Enter the name of the county where you are filing the divorce. Leave the case number blank because the Clerk will assign a number.
5	Enter your full name as Petitioner.
7	Enter your spouse's full name as Respondent.
10-74	Leave Blank. The Judge will fill this out.
76	Enter your full name and address.

Line #	Instructions
77-79	Enter your address.
78	Enter your spouse's full name.
81-83	Enter your spouse's address.

# Instructions for filling out the Motion for Final Hearing (Form #PS-31152-7)

Line#	Instructions – DO NOT FILE THIS FORM WITH THE COURT UNTIL 60 DAYS HAVE PASSED SINCE THE FILING OF THE VERIFIED PETITION FOR DISSOLUTION
1	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court (Superior or Circuit) in which it is being filed.
2	In the blank after the word "Room," enter the court number.
3	Enter the name of the county where you are filing the divorce. Enter the case number that has been assigned by the Clerk where you filed your Petition for Dissolution.
5	Enter your full name as Petitioner.
8	Enter your spouse's full name as Respondent.
14	Sign your name.
16	Enter your full name.
17-19	Enter your address.
22	Enter the date you will file the forms.
23	Sign your name.

# Instructions for filling out the Notice of Final Hearing (Form #PS-31152-8)

Line #	Instructions
1	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court (Superior or Circuit) in which it is being filed.
2	In the blank after the word "Room," enter the court number.
3	Enter the name of the county where you are filing the divorce. Enter the case number that has been assigned by the Clerk where you filed your Petition for Dissolution.
5	Enter your full name as Petitioner.
8	Enter your spouse's full name as Respondent.
14-16	Leave blank. The Judge will fill this out.
19	Enter your full name.
20-22	Enter your address.
23	Enter your spouse's full name.
24-26	Enter your spouse's address

## Instructions for filling out the

# Decree of Dissolution of Marriage (Form #PS-31152-9)

Line #	Instructions					
1	Enter the name of the county where you are filing the divorce. After the form is printed, circle the court (Superior or Circuit) in which it is being filed.					
2	In the blank after the word "Room," enter the court number.					
3	Enter the name of the county where you are filing the divorce. Leave the cause number blank because the Clerk will assign a number. If the Clerk has already assigned a cause number, enter it here.					
5	Enter your full name as Petitioner.					
8	Enter your spouse's full name as Respondent.					
11	Leave this blank the court will check this box.					
13	Leave this blank.					
16	<b>First blank:</b> enter the date on which you were married (the format will appear as MMMMM DD, YYYY). <b>Second blank:</b> enter the date on which you were separated (the format will appear as MMMMM DD, YYYY) that you separated.					
17	<b>First blank</b> : Enter the party title (Petitioner or Respondent) for the person in the marriage who has lived in the county for the last three months. <b>Second blank</b> : Enter the name of the county where you are filing these papers.					
20	<b>First blank:</b> Enter the party title (Petitioner or Respondent) for the wife in the marriage. If the marriage involves a same-sex couple, enter the words "Neither party". <b>Second blank:</b> If the marriage involves male/female couple, enter the words "is not" in the blank; if the marriage involves a same-sex couple, enter the word "is" is the blank.					
23	Do not check this box.					

Line#	Instructions
24	Check this box and enter the number of children that you and your spouse have together.
26-29	Enter the name and date of birth of each child you have with your spouse.
30270	Leave blank. The Judge will fill this out.
273	Enter Petitioner's full name.
274-275	Enter Petitioner's address. (This is the address to which the court will mail Petitioner's copy of the file-stamped and approved decree.)
277	Enter Respondent's full name.
278-279	Enter Respondent's address. (This is the address to which the court will mail Respondent's copy of the file-stamped and approved decree.)

STATE OF INDIANA	)	IN THE	SUPERIOR / CIRCUIT COURT
	) SS:	CIVIL DIVISION	, ROOM
COUNTY OF	)	CASE NO.	
IN RE THE	OF:		
Petitioner,			
and			
Respondent.			
APPEARANCI	E BY UNRI	EPRÉSENTED	PERSON IN CIVIL CASE
			of every party in a civil case.
1. My Name is:			and Lam
I. My Name is:			
	(answering or	defending)	
Emmand -	, (answering or	defending)	
Intervening		tad by a lawyan	
in this case, and I a	m not represen	led by a lawyer.	
2. Contact information	n for receiving	legal service of docu	ments and case information is required by
			d this case, or a related case, involves a raining order, or a no-contact order, you
			e of documents but that address should
		abouts of a petitioner	
Address:			
Email Address:			
-		above email address	
Phone:			
		above fax number.	
		e used the Attorney (	General Confidential address, you may
check the box belo			
∐ Attorney G	eneral confider	itial address.	

33	3.	This is a	case type as def	ined in administrative Rule 8(B)(3).
34 35		(The clerk will tell y the Clerk's Office.)	you the case type if you do	n't know it, so you may handwrite your response at
36 37 38 39 40	4.	delinquency, Child which support may	in Need of Services (CHIN be an issue, and social sec	ves reciprocal enforcement of support, paternity, NS), guardianship, or any other proceedings in urity numbers of all family members are supplied M-TR3.1-4) filed as confidential information on
42		☐ No		
43 44 45 46	5.	Yes No	ses: (If yes, please indicate undicate	e below.)
47		•		Case Number:
48				Case Number:
49				
50				
51				
52				Case Number:
Sale blim		<u></u>		
53	7.	Additional information	tion required by local rule:	
54				
55				
5A				Signature

#### **CONFIDENTIAL FORM NOT FOR PUBLIC ACCESS**

STATE OF INDIANA	) IN	THE	SUPERIOR / CIRCUIT COUR
	) SS: CIV	VIL DIVISION, R	OOM
COUNTY OF	) CA	SE NO	
IN RE THE	_OF:		
Petitioner,		_	
and			
Respondent.	BY UNREPR	– ESENTED PI	ERSON IN CIVIL CASE
Respondent. <u>APPEARANCE</u>			ERSON IN CIVIL CASE  nvolving support):
Respondent.  APPEARANCE  Item 5 (Social Security num	bers of all family n	nembers in cases in	nvolving support):
Respondent.  APPEARANCE  Item 5 (Social Security num  Name:	bers of all family n	nembers in cases in SS #:	nvolving support):
Respondent.  APPEARANCE  Item 5 (Social Security num  Name:  Name:	bers of all family n	nembers in cases in SS #: SS #:	nvolving support):
Respondent.  APPEARANCE  Item 5 (Social Security num  Name:  Name:	bers of all family n	SS #: SS #: SS #:	nvolving support):
Respondent.  APPEARANCE  Item 5 (Social Security num  Name:  Name:  Name:	bers of all family n	SS #: SS #: SS #: SS #:	nvolving support):
Respondent.  APPEARANCE  Item 5 (Social Security num Name: Name: Name: Name:	bers of all family n	SS #:	nvolving support):
Respondent.  APPEARANCE  Item 5 (Social Security num  Name:  Name:	bers of all family n	SS #:	nvolving support):

**NOT FOR PUBLIC ACCESS** 

STATE	OF INDIANA	)	IN THE	SUPERIOR / CIRCUIT COURT
		) SS:	CIVIL DIVIS	ION, ROOM
COUNT	Y OF	_)	CASE NO	
IN RE T	HE MARRIAGE OF:			
Petitione				
and				
Respond	ent.			
	WEDIELED DETI	TION	EOD DICCO	
	· · · · · · · · · · · · · · · · · · ·			LUTION OF MARRIAGE
	W IL	n Kequ	iest for Prov.	isional Orders
The Peti	tioner,		, now	states:
1. P	etitioner and Responden	t were m	arried on	, and separated on
				ntinuous resident of
	County for the last 3 mon		nas occir a co	intilidous resident of
3.			has been a co	ntinuous resident of the State of Indiana for
	ne last 6 months.			
4. (	Children:			
	There are no child	ren of the	e marriage.	
	There are	children o	of the marriage;	namely:
	Name			Date of birth
				· · · · · · · · · · · · · · · · · · ·
	And that			is the fit and proper person to have
	custody of the mir	nor childi	ren.	

28	6. Debts and property:
29	There are no debts / personal property to divide.
30	Petitioner wishes the Court to divide the following debts / personal property:
31	a.
32	b.
33	c.
34	d.
35	7 is not pregnant.
36	8. Neither party is a member of the military.
37	9. This marriage has suffered an irretrievable breakdown and should be dissolved.
38	10. Change of name:
39	Petitioner would like the following former name restored:
40	Petitioner does not request a name change.

	for all other just and proper relief and until this matter is finalized:					
<u> </u>	I do not request any provisional orders					
	I request the following provisional orders (for divorce without agreement only):					
	Temporary custody of the minor child(ren);					
	Temporary child support for minor child(ren);					
	Temporary parenting time for the non-custodial parent;					
	Temporary possession of the marital residence;					
	Temporary division of debts;					
	Temporary division of property;					
	Spousal maintenance;					
	Restraining the parties from removing the child(ren) from the state without the permission of the court or all parties;					
	Restraining the parties from transferring, encumbering, concealing, or in any way					
	disposing of any of the property of the part;					
	Other:					
I affii	rm under the penalties of perjury that the foregoing representations are true.					
I affii	rm under the penalties of perjury that the foregoing representations are true.					
I affii	rm under the penalties of perjury that the foregoing representations are true.  Signature					
I affii						
I affii						
I affii						
I affii						
I affin						
I affii						
I here	Signature					
I here	Signature  CERTIFICATE OF SERVICE  eby certify that I sent a copy of this document by first class mail to the other party's lawyer, or					

STATE OF INDIANA	)	IN THE	SUPERIOR / CIRCUIT COURT
	) SS:	CIVIL DIVISION	, ROOM
COUNTY OF	)	CASE NO	
IN RE THE MARRIAGE OF:			
Petitioner,			
and			
Respondent.			
		<b>SUMMONS</b>	
[/	or Disso	olution of Marriage (	Cases Only]
The State of Indiana to Responde	ent:		
	***************************************		
You have been sued by you Court named above.	our spou	se for dissolution of	your marriage. The case is pending in the
In order to participate in t	he proce	eedings, you must ent	er a written appearance in person or by
your attorney. In the event you c	io not en	ter a written appeara	nce within sixty (60) days of the date by default. In the event a Decree is
entered by default, it may contain	n a iudgn	nent against you and	provisions regarding the custody of your
child(ren), support for your child	(ren), pa	renting time with yo	ur child(ren), distribution of assets, and
payment of debts. The Decree m	nay also r	require you to take ac	tions or refrain from actions in order to
carry out the terms of the Court's	Decree.	. If you do not enter	a written appearance, you will receive no
further notice of these proceeding	gs.		
If you wish to countersue	, you mu	ıst do so by written p	etition filed with the Clerk's Office listed
below not more than sixty (60) d			
Dated:		· · · · · · · · · · · · · · · · · · ·	
		Clerk	, County

The following manner of Service of	Summons is hereby designated:
Registered / Certified Mail t	o be sent by the Clerk
Service by Sheriff on Individual	dual at address shown above
Service by Sheriff at place o	of employment, (name and address of spouse's employer):
	<u></u>
SHERIFF'S	RETURN OF SERVICE OF SUMMONS
I hereby certify that I have served th	nis summons on the day of, 20:
By delivering a copy of the son the first page of Summon	Summons and a copy of the complaint to the Respondent identifiens.
	mmons and a copy of the complaint at
	, which is the dwelling place or usual place or
abode of and by mailing a co	opy of the Summons to the Respondent at the above address.
Other Service or Remarks:	
Sheriff's Costs	Sheriff
	By:
	Deputy
CLER	K'S CERTIFICATE OF MAILING
I hereby certify that on the	day of, 20, I mailed a copy of this
Summons and a copy of the Petition	
	n to the Respondent identified on the first page of the Summons b
(registered or certified mail), [ ]	n to the Respondent identified on the first page of the Summons be requesting a return receipt, at the address provided by the Petitio
Dated:	n to the Respondent identified on the first page of the Summons be requesting a return receipt, at the address provided by the Petition
	n to the Respondent identified on the first page of the Summons by requesting a return receipt, at the address provided by the Petitio  Clerk, County
	requesting a return receipt, at the address provided by the Petitio

57	RETURN ON SERVI	CE OF SUMMONS B	Y MAIL
58 <sub>1</sub> 59	I hereby certify that the attached receipt copy of the Complaint mailed to the Reswas accepted by the Respondent on the	spondent identified on the	first page of this Summons
31 32	I hereby certify that the attached return and a copy of the Complaint was returned, 20		_
34 35 36	I hereby certify that the attached return and a copy of the Complaint mailed to the Summons was accepted by	he Respondent identified o	n the first page of this
38	day of, 20		•
30		 Clerk,	County
°0 °1		By:	

STATE OF INDIANA	)	IN THE	SUPERIOR / CIRCUIT COURT
	) SS:	CIVIL DIVISION, R	OOM
COUNTY OF	_)		
IN RE THE MARRIAGE OF:			
Petitioner,			
and			
Respondent.			
<u>NOTIC</u>	CE OF	PROVISIONAL	<u>HEARING</u>
A Verified Petition for	Dissoluti	on of Marriage and Re	quest for Provisional Orders has been
			al Hearing on
at AM / PM. The Parties	s must be	prepared to present ex	ridence in support of their petition.
Failure to appear may result in ma	atters bein	ng decided in your abse	ence.
So ordered this day	of	, 20_	
		Judge	
Distribution:		Judge	

STATE OF IN	NDIANA	)	IN THE		_SUPERIOR	A / CIRCUIT COUR
		) SS:	CIVIL DIV	ISION, ROO	M	_
COUNTY OF		)	CASE NO.			
IN RE THE N	MARRIAGE OF:					
Petitioner,						
and						
Respondent.			TOTAL CONTRACTOR AND			
		TEM	<u> IPORARY</u>	ORDER		
Petitio	oner appears / does	not appea	r, and Respon	dent appears	/ does not app	ear for provisional
hearing on		. The cou	ırt having beer	n duly advised	d in this matte	r, now finds the
following:						
· · · · · · · · · · · · · · · · · · ·	_ Petitioner / Resp	oondent is	s awarded tem	porary custoc	ly of the mino	r child(ren).
	<del></del>			•		minor child(ren) in the
	County Clerk, o beginning on	r by incor	me withholdin	ng order if ava	ilable from th	e employer,
		cal expens	ses for the min % and Respon	nor child(ren)	. Thereafter,	of Petitioner shall be iinsured medical
	Petitioner / Resp as the parties ag					the minor child(ren) aidelines.
	_ Petitioner / Resp	ondent s	hall have temp	porary posses	sion of the ma	ırital residence.
	Petitioner / Respinsurance as ava		•	•		
					÷	
					-	

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32	There shall be a temporary division of debts, as follows:
33	a. Petitioner shall be solely responsible for the following debts:
34	
35	
36	
37	b. Respondent shall be solely responsible for the following debts:
38	
39	
40	
41	There shall be a temporary division of property, as follows:
42	a. Petitioner shall have sole possession of the following items of property:
43	
44	
45	
46	b. Respondent shall have sole possession of the following items of property:
47	
48	
49	
50	There shall be a temporary division of motor vehicles, as follows:
51	a. Petitioner shall have temporary possession of the following vehicles:
52	
53	(Vehicle #1, Make, Model, and Year)
54	
55	(Vehicle #2, Make, Model and Year)
56	
57	b. Respondent shall have temporary possession of the following vehicles:
58	
59	(Vehicle #1, Make, Model, and Year)
60	
61	(Vehicle #2, Make, Model and Year)

62	There sha	all be a temporary restrai	ning order in effect dur	ring these proceedings:	
63		Restraining the parties fi	rom removing the child	(ren) from the state without	the
64		permission of the court of	or all parties;		
65	·	Restraining the parties fi	rom transferring, encun	nbering, or concealing, or in	1 -
66		any way disposing of an	y of the property of the	parties;	
67		Other:			
68					
69					
70					
71					
72	ALL OF WHICH IS	SO ORDERED THIS	DAY OF	, 20	
73					
74			Judge		
75	Distribution:				
76					
77					
78					
79					
80					
81					
82					
83					

STATE OF INDIANA	)	IN THE	SUPERIOR / CIRCUIT COURT
	) SS:	CIVIL DIVISION	ON, ROOM
COUNTY OF	)	CASE NO.	
IN RE THE MARRIAGE O	F:		
Petitioner,			
and			
und			
Dagwandont			
Respondent.			
	<b>MOTION</b>	FOR FINAL	<u> HEARING</u>
The Petitioner now st	tates that sixty	y (60) days have p	passed since the filing of the Verified Petition
for Dissolution of Marriage a	and requests t	nat this matter be	set for Final Hearing on the next available
hearing date.			
		· <del></del>	
		Sig	nature
		**************************************	
		**************************************	
	CERT	IFICATE OF S	SERVICE
I house contifue that I cant a			class mail to the other party's lawyer, or the
			on this day of, 20
control barry or mic control barrel	- F		<u> </u>
		Cia	nature
		215	riatuic

STATE OF INDIANA	)	IN THESUPERIOR / CIRCUIT COURT
	) SS:	CIVIL DIVISION, ROOM
COUNTY OF	)	CASE NO.
IN RE THE MARRIAGE OF	` <b>:</b>	
Petitioner,		
and		
	-	
Respondent.		
	NOTICE	E OF FINAL HEARING
The Petitioner has file	ed a Motion f	for a Final Hearing which the Court has considered and now
grants.		
IT IS THEREFORE	ORDERED	that the final hearing for this matter shall be held on
at	AM / PN	M. [The Court allows for the hearing.]
So ordered this	day of	, 20
-		
		Judge
Distribution:		

	TE OF INDIANA	Sec.			_SUPERIOR / CIRC	
COU	JNTY OF	) SS: )	CIVIL DIVISION CAUSE NO.	N, KOOM		
IN F	RE THE MARRIAGE OF:					
Peti	tioner,					
and						
Resi	oondent.	_				
	DECREE OF DI	<u>SSOLU</u>	TION OF MA	<u>RRIAG</u>	<u>E</u>	
_	The Court having review	ved the Ve	erified Petition for D	issolution	of Marriage and havi	ng
L held	a final hearing in this matte			13301411011	or warriage and navi	···6
11010	u illiui ileui ilg ili elle	,				
_	7 Tl	1.1	C 441	4 1.41.	0 11	
L	I he parties having subm	itted this s	Settlement Agreeme	nt and the	Court having seen an	ıd
cons	ine parties having submidered the Verified Petition					
	-	of Dissolu	ution of Marriage an			
subr	sidered the Verified Petition nitted by the parties, now ap	of Dissolu oproves the	ution of Marriage an e following:	d Verified	Waiver of Final Hea	ring
subr	sidered the Verified Petition mitted by the parties, now ap  The parties were married	of Dissolution of Dis	ution of Marriage an e following:, an	d Verified	Waiver of Final Hea	ring 
subr 1. 2.	sidered the Verified Petition nitted by the parties, now ap  The parties were married has bee	of Dissolution of Dis	ution of Marriage an e following:, an uous resident of	d Verified	Waiver of Final Head d onCounty	ring
subrate 1.  2. the l	The parties were married has bee last three months, and the St	of Dissolution of Dissolution of Line of Indicate of I	ution of Marriage an e following:, an uous resident of iana for the last six r	d Verified	Waiver of Final Head d onCounty	ring
subrate 1.  2. the l	The parties were married has bee ast three months, and the Staffied Petition for Dissolution	of Dissolution of Dissolution of Marria	ution of Marriage an e following:, an uous resident of iana for the last six r age.	d Verified	Waiver of Final Head d onCounty	ring 
1. 2. the l	The parties were married has bee last three months, and the St	of Dissolution of Dissolution of Marria pregnant.	ution of Marriage an e following:, an uous resident of iana for the last six r age.	d Verified	Waiver of Final Head d onCounty	ring
1. 2. the l	The parties were married has bee last three months, and the Started Petition for Dissolution	of Dissolution of Dissolution of Marria pregnant.	ution of Marriage an e following:, an uous resident of iana for the last six r age.	d Verified	Waiver of Final Head d onCounty	ring
subr 1. 2. the l Veri 3. 4.	The parties were married has bee last three months, and the Staffied Petition for Dissolution Neither party is a member of the party is a member of the Petition for Dissolution of the Petiti	of Dissolution of Dissolution of American of Marrian pregnant.	ution of Marriage an e following:, an uous resident of iana for the last six r age. nilitary.	d Verified	Waiver of Final Head d onCounty	ring 
subr 1. 2. the l Veri 3. 4.	The parties were married has bee last three months, and the Staffied Petition for Dissolution Neither party is a membra Children:	of Dissolution of Dissolution on  n a continutate of Indian of Marria pregnant.  er of the marrial dren of the marrial	ution of Marriage an e following:, an uous resident of iana for the last six r age. nilitary.	d Separated	Waiver of Final Head d onCounty	ring 
subr 1. 2. the l Veri 3. 4.	The parties were married has bee last three months, and the Staffied Petition for Dissolution Neither party is a membra Children:	of Dissolution of Dissolution on  n a continutate of Indian of Marria pregnant.  er of the marrial dren of the marrial	ution of Marriage an e following:, an uous resident of iana for the last six r age. nilitary. e marriage.	d Separated	Waiver of Final Head d onCounty	ring 
subr 1. 2. the l Veri 3. 4.	The parties were married has bee last three months, and the Staffied Petition for Dissolution  Neither party is a membrather are no chil	of Dissolution of Dissolution on  n a continutate of Indian of Marria pregnant.  er of the marrial dren of the marrial	ution of Marriage an e following:, an uous resident of iana for the last six r age. nilitary. e marriage.	d Separated	Waiver of Final Head onCounty or to the filing of the	ring
subr 1. 2. the l Veri 3. 4.	The parties were married has bee last three months, and the Staffied Petition for Dissolution  Neither party is a membrather are no chil	of Dissolution of Dissolution on  n a continutate of Indian of Marria pregnant.  er of the marrial dren of the marrial	ution of Marriage an e following:, an uous resident of iana for the last six r age. nilitary. e marriage.	d Separated	Waiver of Final Head onCounty or to the filing of the	ring

29

30	6.	Custoc	ly and care of	the minor child(ren). It is in the best interest of the child(ren) that:
31 32			•	shall have joint legal custody over the minor child(ren) with Petitioner imary custodial parent.
33 34			-	shall have joint legal custody over the minor child(ren) with being the primary custodial parent.
35 36				nall have sole legal custody of the minor child(ren) and shall be the todial parent.
37 38			•	shall have sole legal custody of the minor child(ren) and shall be the todial parent.
39			Other: (plea	se describe in detail)
40				
41				
42				
43 44	7.	Parent	ing Time wit	h the minor child(ren) shall be as follows:
<b>4</b> 5 46 47			Petitioner Respondent	shall have reasonable parenting time with the minor child(ren), at a minimum, as set out by the Indiana Parenting Time Guidelines.
48			Other:	The parties agree that it is in the best interests of the minor child(ren)
49				to follow a parenting time schedule that does NOT follow the
50				Indiana Parenting Time Guidelines (please describe the schedule in
51				detail and give reasons why the alternative schedule is justified):
52				
53				
54				
55				
56				

57

58	8.	Child Support	
59 60			will pay child support in the amount of per week, as shown by the attached child support worksheet, through the
31		Petitioner	County Clerk's office, or by income withholding order if available
62		Respondent	from the employer, beginning on the first Friday following the date
63			of the decree.
64 65		Petitioner	shall be responsible for payment of all controlled expenses related to the upbringing of the minor child(ren). (For use only in cases
66		Respondent	when parenting time is equally shared.)
67			will be responsible for the firstof uninsured
68		Detition on	medical expenses for the minor child(ren). Thereafter, Petitioner
69		☐ Petitioner ☐ Respondent	shall be responsible for % of uninsured medical expenses, and
70			Respondent shall be responsible for % of uninsured medical
71			expenses for the minor child(ren).
72		☐ Petitioner	will be responsible to pay the administrative fee that the Clerk
73		Respondent	charges annually.
74	9.	The provisions for l	nealth insurance maintenance shall be as follows:
75		☐ Petitioner	shall maintain medical, dental, and optical insurance as available
76		Respondent	through employment for the minor children:
77		☐ Health insurar	nce for the child(ren) is not available to either parent at a reasonable
78			e, neither party is ordered to provide health insurance at this time. In
79			health insurance for the children becomes available at a reasonable
80		cost to one or	both of the parties, the party to whom such coverage is available shall
81		obtain covera	ge for the children within a reasonable time after such coverage
82		becomes avai	lable.
83	10.	The arrangement for	or claiming the tax credits, exemptions, and deductions for the minor
84	child	l(ren) shall be as follow	ws:
85		☐ Petitioner	shall be entitled to claim the minor child(ren) for federal, state, and
86		Respondent	local income tax purposes on an annual basis; The parties shall
87			cooperate to sign all necessary documents that will allow the party
88			claiming the exemption to do so.

89 90		Ц	federal, state, and local income tax purposes in alternating y	` /
91			be entitled to claim the minor child(ren) in the year a	-
92			thereafter; Respondent shall be entitled to claim the minor c	hild(ren) in the year
93			, and every even/odd year thereafter. The parties sha	
94			necessary documents that will allow the party claiming the	exemption to do so.
95	11.	The di	vision of jointly held debts shall be as follows:	
96			The parties have no outstanding debt for which they are join	ntly responsible.
97			Petitioner will be solely responsible for the following debts	and shall hold
98			Respondent harmless from liability, expense, attorney's fees	s, and loss which may
99			be incurred by Respondent, arising out of Petitioner's failur	
00			Name of Creditor	Amount of Debt
01				
02				
03				
04				- And the second of the second
05			Respondent will be solely responsible for the following deb	ts and shall hold
06			Petitioner harmless from liability, expense, attorney's fees,	
07			incurred by Petitioner, arising out of Respondent's failure to	
			•	
08			Name of Creditor	Amount of Debt
09				
12				
3 Shan				
13	12.	The in	dividual debt division shall be as follows:	
14		<u>Debts</u>	held in Petitioner's name only	
15			Petitioner will be solely responsible for the all debts held in	his/her individual
16			name, and all debts incurred by him/her in his/her name since	
17			separation. Petitioner agrees to hold Respondent harmless fi	
18			attorney's fees, and loss which may be incurred by Respond	
19			Petitioner's failure to pay such debts.	

120		Other:
21		
22		
23		
24		
	Dalata I	and in Despendent's name only
125	<u>Debts i</u>	neld in Respondent's name only:
126		Respondent will be solely responsible for the all debts held in his/her individual
127		name, and all debts incurred by him/her in his/her name since the date of final
128		separation. Respondent agrees to hold harmless Petitioner from liability, expense,
129		attorney's fees, and loss which may be incurred by Petitioner, arising out of
130		Respondent's failure to pay such debts.
131		Other:
132		
133		
134		
135		
136	13. The ve	ehicle division shall be as follows:
137		There are no vehicles to divide.
138		Petitioner will have sole possession of the following vehicles, and Respondent
139		shall execute all documents necessary to transfer title of said vehicles within a
140		reasonable time following the date of this Order:
141		
142		(Vehicle #1, Make, Model, and Year)
143		
144		(Vehicle #2, Make, Model and Year)
145		Respondent will have sole possession of the following vehicles, and Petitioner
146		shall execute all documents necessary to transfer title of said vehicles within a
147		reasonable time following the date of this Order:
148		
149		(Vehicle #1, Make, Model, and Year)
150		
151		(Vehicle #2, Make, Model and Year)

152 153		Ц		Ing debt related to the above-listed vehicles has been allocated in 2 of this agreement/Order.
154	14.	The pa	arties' person	al property division shall be as follows:
155			The parties	already have divided all items of property.
156			Petitioner w	ill have sole possession of the following items of property:
157				
158				
159				
160				
161			Respondent	will have sole possession of the following items of property:
162		لسسا	P	F. F
163				
164 165				
166	15.	Marita	al Residence:	
167		The pa	arties are own	ers of real estate located at
168		400000000000000000000000000000000000000		, and the parties agree that:
169 170			Petitioner Respondent	shall retain/take possession and shall become the sole owner of said real estate
Admin			Petitioner Respondent	shall vacate the marital residence by
172				shall be responsible for all payments related property taxes and
173			Petitioner	homeowners insurance and shall receive the deductions for mortgage
174		Ц	Respondent	interest and taxes.
175			Petitioner	shall transfer, by Quitclaim Deed, his/her interest in said real estate
176		ä	Respondent	to the party retaining possession of the marital residence by
177				•
470		_	Datitionar	agrees to refinance the mortgage debt related to the marital residence
178		님	Petitioner Respondent	and make a good faith effort to obtain a release of the other party on
179		-	F	and make a Book faith expect to be and a recent of the proof of

180				said debt on the earliest possible date. Upon release of the other
181				party from mortgage debt, the other party shall transfer, by
182				Quitclaim Deed, his/her interest in said real estate. The party
183				assuming responsibility for mortgage agrees to hold the other party
184				harmless from all liability, expense, attorney fees, loss or damages
185				which may be a result of a failure to make payments on said
186				mortgage debt.
187			Other:	
188				
189				
190				
191				
		The sec	utica ana icin	tly responsible on a lease for a residence located at
192	L	rne pa	irties are join	, and the parties agree that:
193				, and the parties agree than
400				shall retain possession of the leased premises, be responsible for
194 195			Petitioner	the remaining rental payment and fees due under said lease, and
196		Ц	Respondent	agrees to hold the other party harmless from all liability, expense,
197				attorney fees, loss or damage which may be a result of the failure
198				to make required payments under said lease.
100				1 2
199			Petitioner	shall vacate the leased residence by
		Ц	Respondent	
			Other:	
200			Other.	
201				
202				
203				
204				
205	16.	Change of names:		
206			Petitioner w	ould like the following former name restored and shall hereinafter be
207			known as:	
208				

	known as:	ould like the following	former name res	tored and shall hereinat
	☐ Neither Petitic	oner nor Respondent re	quests a name ch	ange.
17. The	e marriage has suff	ered an irretrievable b	reakdown and sho	ould be dissolved.
We affirm	n under the penalt	ies of perjury that th	e foregoing repre	esentations are true.
Petitioner	r's Signature		_	
STATE OF	INDIANA	) ) SS:		
COUNTY C		) a notary nublic i	n and for	County, State of Ind
personally a	appeareds alleged in the foregoing		, and being first o	luly sworn upon his/her oatl
Date:				
Notary Public	С			
	sion Expires:	-		
My Commiss				
	ent's Signature			
		) ) SS:		
Responde	INDIANA OF	) ) SS: )		
Responde STATE OF COUNTY O Before me, personally a	INDIANA  OF  anneared	) , a notary public	in and for, and being first o	County, State of Ind luly sworn upon his/her oat
Responde STATE OF COUNTY O Before me, personally a that the fact	INDIANA	) , a notary public	in and for, and being first o	County, State of Ind luly sworn upon his/her oat
Responde STATE OF COUNTY O Before me, personally a that the fact	INDIANA  OF  appeared ts alleged in the foregoi	) , a notary public	in and for, and being first o	County, State of Ind

18.	Findings of the Court:	
	☐ The parties have disclosed all relevant documents and exchanged all information	n
	on value of property, pensions, real estate, and other assets and debts. This	
	document represents an agreement submitted by the parties for approval by the	
	Court. The parties have submitted a waiver of final hearing and have agreed that	ıt
	the property distribution provisions of this agreement represent a just and	
	reasonable division of the marital estate and debts.	
	☐ The Court, having held a hearing during which both parties appeared and present	ntec
	evidence, now finds that the property distribution provisions of this order:	
	constitute a presumptive equal division of marital property and is therefore	ore
	just and reasonable.	
	do not constitute the presumptive equal division of marital property,	
	however are, for the reasons set forth below, just and reasonable:	
*** **	AND DECORE ORDERED by the Court that the newties' marriage is hereby	
TT IS dissolv	HEREFORE ORDERED by the Court that the parties' marriage is hereby	
Date.	Judge	

271	Distribution:
272	Petitioner's Name and Mailing Address:
273	· · · · · · · · · · · · · · · · · · ·
274	
275	
276	Respondent's Name and Mailing Address:
277	<del></del>
278	
279	